Exhibit A

From: Ashby, Danny S.

To: Lollar, Tirzah; Andrew Stephens; Margolis, Craig D.; Odell, Christopher M.; zzz.External.lgodesky@omm.com;

zzz.External.jchapa@omm.com; zzz.External.asantella@omm.com

Cc: Raymond Winter; Amy Hilton; Heather Hacker; Hilton, Christopher; Eugenia Krieg; Michael Moore; Drew Wright;

Ramer, Paula

Subject: RE: United States ex rel Doe v. Planned Parenthood, No. 2:21-cv-00022-Z

Date: Friday, October 14, 2022 5:56:21 PM

Attachments: image001.png

image002.png

External E-mail

Hi Andrew -

We completely disagree with your description of our September 27 meet and confer and we are opposed to your motion for the same reasons outlined below and in my earlier email today. Thanks.

Danny

Danny S. Ashby O: +1-972-360-1904 M: +1-214-577-9886 dasbhy@omm.com

From: Lollar, Tirzah < Tirzah. Lollar@arnoldporter.com >

Sent: Friday, October 14, 2022 4:42 PM

To: Andrew Stephens <andrew@hackerstephens.com>; Ashby, Danny S. <dashby@omm.com>; Margolis, Craig D. <Craig.Margolis@arnoldporter.com>; Odell, Christopher M.

<Christopher.Odell@arnoldporter.com>; Godesky, Leah <lgodesky@omm.com>; Chapa, Justin R.

<jchapa@omm.com>; Santella, Amanda M. <asantella@omm.com>

Cc: Raymond Winter <Raymond.Winter@oag.texas.gov>; Amy Hilton <Amy.Hilton@oag.texas.gov>; Heather Hacker <heather@hackerstephens.com>; Hilton, Christopher

<Christopher.Hilton@oag.texas.gov>; Eugenia Krieg <Eugenia.Krieg@oag.texas.gov>; Michael Moore

<Michael.Moore@oag.texas.gov>; Drew Wright <Drew.Wright@oag.texas.gov>; Ramer, Paula

<Paula.Ramer@arnoldporter.com>

Subject: RE: United States ex rel Doe v. Planned Parenthood, No. 2:21-cv-00022-Z

[EXTERNAL MESSAGE]

Andrew:

As an initial matter, we don't see a basis for the extraordinary relief you are requesting, nor are we aware of any authority to support the request. In addition, Affiliates have yet to complete their production of all documents hitting on the term "Medicaid" for any custodians (productions have

been slightly delayed given ECF 214), so we do not understand how Relator can contend that Affiliates' production is deficient for "similar reasons" to those discussed on the September 27 meet and confer with PPFA. We are disappointed that Relator yet again has chosen to file a motion without engaging in a meaningful meet and confer process. If Relator intends to file the motion without further discussion of any specific concerns, please state that Affiliates oppose the motion to compel, as well as the motion to expedite briefing on this issue that they only just learned about a few hours ago.

Thanks, Tirzah

Tirzah Lollar Partner | <u>Bio</u>

Arnold&Porter

601 Massachusetts Ave., NW Washington, DC 20001-3743 T: +1 202.942.6199

<u>Tirzah.Lollar@arnoldporter.com</u>
<u>www.arnoldporter.com</u> | <u>LinkedIn</u> | <u>Twitter</u>

From: Andrew Stephens <andrew@hackerstephens.com>

Sent: Friday, October 14, 2022 4:59 PM

To: Lollar, Tirzah <<u>Tirzah.Lollar@arnoldporter.com</u>>; <u>zzz.External.dashby@omm.com</u>>; <u>dashby@omm.com</u>>; Margolis, Craig D. <<u>Craig.Margolis@arnoldporter.com</u>>; Odell, Christopher M. <<u>Christopher.Odell@arnoldporter.com</u>>; <u>zzz.External.lgodesky@omm.com</u> <<u>lgodesky@omm.com</u>>; <u>zzz.External.ichapa@omm.com</u>>; <u>zzz.External.asantella@omm.com</u><asantella@omm.com>

Cc: Raymond Winter <<u>Raymond.Winter@oag.texas.gov</u>>; Amy Hilton <<u>Amy.Hilton@oag.texas.gov</u>>; Heather Hacker <<u>heather@hackerstephens.com</u>>; Hilton, Christopher

<<u>Christopher.Hilton@oag.texas.gov</u>>; Eugenia Krieg <<u>Eugenia.Krieg@oag.texas.gov</u>>; Michael Moore <<u>Michael.Moore@oag.texas.gov</u>>; Drew Wright <<u>Drew.Wright@oag.texas.gov</u>>; Ramer, Paula <<u>Paula.Ramer@arnoldporter.com</u>>

Subject: RE: United States ex rel Doe v. Planned Parenthood, No. 2:21-cv-00022-Z

External E-mail

Danny, Tirzah,

When we met and conferred on September 27 regarding PPFA's noncompliance with the Court's order granting our motion to compel, we explained several deficiencies in PPFA's production, including specific documents that should have been produced and sources of information that had not been collected or searched. We have also discussed several times on calls and in emails our position that the PPFA Affiliates' production is deficient for similar reasons. Rather than file a motion for sanctions or contempt at this time, we are filing the motion referenced in my email below to

Case 2:21-cv-00022-Z Document 224-1 Filed 10/17/22 Page 4 of 14 PageID 6733

address PPFA's noncompliance and to request the appointment of a forensic examiner to get the documents that Defendants' were ordered to produce.

Please let me know if you are opposed or unopposed.

Thank you,

Andrew

From: Lollar, Tirzah < Tirzah.Lollar@arnoldporter.com >

Sent: Friday, October 14, 2022 3:33 PM

To: dashby@omm.com; Andrew Stephens <andrew@hackerstephens.com>; Margolis, Craig D.

<<u>Craig.Margolis@arnoldporter.com</u>>; Odell, Christopher M. <<u>Christopher.Odell@arnoldporter.com</u>>; <u>lgodesky@omm.com</u>; <u>ichapa@omm.com</u>; <u>asantella@omm.com</u>

Cc: Raymond Winter <<u>Raymond.Winter@oag.texas.gov</u>>; Amy Hilton <<u>Amy.Hilton@oag.texas.gov</u>>; Heather Hacker <<u>heather@hackerstephens.com</u>>; Hilton, Christopher

<<u>Christopher.Hilton@oag.texas.gov</u>>; Eugenia Krieg <<u>Eugenia.Krieg@oag.texas.gov</u>>; Michael Moore

< <u>Michael.Moore@oag.texas.gov</u>>; Drew Wright < <u>Drew.Wright@oag.texas.gov</u>>; Ramer, Paula

<<u>Paula.Ramer@arnoldporter.com</u>>

Subject: RE: United States ex rel Doe v. Planned Parenthood, No. 2:21-cv-00022-Z

Andrew:

We agree with Danny's comments and request.

Thanks, Tirzah

Tirzah Lollar Partner | <u>Bio</u>

Arnold&Porter

601 Massachusetts Ave., NW Washington, DC 20001-3743

T: +1 202.942.6199

<u>Tirzah.Lollar@arnoldporter.com</u>

www.arnoldporter.com | LinkedIn | Twitter

From: Ashby, Danny S. <<u>dashby@omm.com</u>>
Sent: Friday, October 14, 2022 4:31 PM

To: Andrew Stephens <<u>andrew@hackerstephens.com</u>>; Lollar, Tirzah

<<u>Tirzah.Lollar@arnoldporter.com</u>>; Margolis, Craig D. <<u>Craig.Margolis@arnoldporter.com</u>>; Hussain, Murad S. <<u>Murad.Hussain@arnoldporter.com</u>>; Odell, Christopher M.

<<u>Christopher.Odell@arnoldporter.com</u>>; <u>zzz.External.lgodesky@omm.com</u><<u>lgodesky@omm.com</u>>; <u>zzz.External.jchapa@omm.com</u><; <u>zzz.External.asantella@omm.com</u>

<asantella@omm.com>

Cc: Raymond Winter <<u>Raymond.Winter@oag.texas.gov</u>>; Amy Hilton <<u>Amy.Hilton@oag.texas.gov</u>>; Heather Hacker <<u>heather@hackerstephens.com</u>>; Hilton, Christopher

<<u>Christopher.Hilton@oag.texas.gov</u>>; Eugenia Krieg <<u>Eugenia.Krieg@oag.texas.gov</u>>; Michael Moore <<u>Michael.Moore@oag.texas.gov</u>>; Drew Wright <<u>Drew.Wright@oag.texas.gov</u>>

Subject: RE: United States ex rel Doe v. Planned Parenthood, No. 2:21-cv-00022-Z

External E-mail

Hi Andrew -

This is coming completely out of the blue and seems like something that we should discuss first. I'm not sure what the reason for this request is and we certainly haven't previously discussed it. Would you please provide some additional context as to what production you are seeking to compel and why you believe that appointment of a forensic examiner is necessary here? As you know, the Court has been explicit about its expectation that the parties confer in good faith to resolve any discovery disputes before they are presented to the Court. Thanks.

Danny

Danny S. Ashby O: +1-972-360-1904 M: +1-214-577-9886 dasbhy@omm.com

From: Andrew Stephens <<u>andrew@hackerstephens.com</u>>

Sent: Friday, October 14, 2022 2:44 PM

To: Lollar, Tirzah < <u>Tirzah.Lollar@arnoldporter.com</u>>; Margolis, Craig D.

<<u>Craig.Margolis@arnoldporter.com</u>>; Hussain, Murad S. <<u>Murad.Hussain@arnoldporter.com</u>>;

Odell, Christopher M. < Christopher.odell@arnoldporter.com; Godesky, Leah

<<u>lgodesky@omm.com</u>>; Ashby, Danny S. <<u>dashby@omm.com</u>>; Chapa, Justin R.

<<u>ichapa@omm.com</u>>; Santella, Amanda M. <<u>asantella@omm.com</u>>

Cc: Raymond Winter <<u>Raymond.Winter@oag.texas.gov</u>>; Amy Hilton <<u>Amy.Hilton@oag.texas.gov</u>>; Heather Hacker <<u>heather@hackerstephens.com</u>>; Hilton, Christopher

 $<\!\!\underline{\text{Christopher.Hilton@oag.texas.gov}}\!\!>; \text{ Eugenia Krieg}<\!\!\underline{\text{Fugenia.Krieg@oag.texas.gov}}\!\!>; \text{ Michael Moore}$

<<u>Michael.Moore@oag.texas.gov</u>>; Drew Wright <<u>Drew.Wright@oag.texas.gov</u>>

Subject: RE: United States ex rel Doe v. Planned Parenthood, No. 2:21-cv-00022-Z

[EXTERNAL MESSAGE]

Tirzah, Danny,

We plan to file today a Motion to Compel Production and for Appointment of a Forensic Examiner to Conduct a Review and Examination of Defendants' Computer Systems and Electronic Data. We also plan to ask for expedited consideration of the Motion. Please let me know if you are opposed or unopposed.

Thank you,

Andrew

From: Andrew Stephens

Sent: Thursday, October 13, 2022 6:54 PM

To: Lollar, Tirzah < <u>Tirzah.Lollar@arnoldporter.com</u>>; Margolis, Craig D.

<<u>Craig.Margolis@arnoldporter.com</u>>; Hussain, Murad S. <<u>Murad.Hussain@arnoldporter.com</u>>; Odell, Christopher M. <<u>Christopher.Odell@arnoldporter.com</u>>; <u>lgodesky@omm.com</u>;

dashby@omm.com; ichapa@omm.com; asantella@omm.com

Cc: Raymond Winter <<u>Raymond.Winter@oag.texas.gov</u>>; Amy Hilton <<u>Amy.Hilton@oag.texas.gov</u>>; Heather Hacker <<u>heather@hackerstephens.com</u>>

Subject: RE: United States ex rel Doe v. Planned Parenthood, No. 2:21-cv-00022-Z

Thanks, Tirzah. Only change in these is the dates.

Andrew

From: Lollar, Tirzah < <u>Tirzah.Lollar@arnoldporter.com</u>>

Sent: Thursday, October 13, 2022 6:43 PM

To: Andrew Stephens <<u>andrew@hackerstephens.com</u>>; Margolis, Craig D.

 $<\!\!\underline{Craig.Margolis@arnoldporter.com}\!\!>; Hussain, Murad S. <\!\!\underline{Murad.Hussain@arnoldporter.com}\!\!>;$

Odell, Christopher M. <<u>Christopher.Odell@arnoldporter.com</u>>; <u>lgodesky@omm.com</u>;

dashby@omm.com; jchapa@omm.com; asantella@omm.com

Cc: Raymond Winter <<u>Raymond.Winter@oag.texas.gov</u>>; Amy Hilton <<u>Amy.Hilton@oag.texas.gov</u>>; Heather Hacker <<u>heather@hackerstephens.com</u>>

Subject: RE: United States ex rel Doe v. Planned Parenthood, No. 2:21-cv-00022-Z

Andrew, we would like to speak with you about the 30b6 notices on Monday. I'm just checking availability on our side and will revert with a proposed timeframe.

Did anything thing change in these amended notices other than the dates?

Thanks

Arnold&Porter

601 Massachusetts Ave., NW Washington, DC 20001-3743

T: +1 202.942.6199

<u>Tirzah.Lollar@arnoldporter.com</u>

www.arnoldporter.com | LinkedIn | Twitter

From: Andrew Stephens <<u>andrew@hackerstephens.com</u>>

Sent: Thursday, October 13, 2022 7:40 PM

To: Margolis, Craig D. < Craig.Margolis@arnoldporter.com; Lollar, Tirzah

<<u>Tirzah.Lollar@arnoldporter.com</u>>; Hussain, Murad S. <<u>Murad.Hussain@arnoldporter.com</u>>; Odell,

Christopher M. <Christopher.Odell@arnoldporter.com>; zzz.External.lgodesky@omm.com

<<u>lgodesky@omm.com</u>>; <u>zzz.External.dashby@omm.com</u> <<u>dashby@omm.com</u>>;

zzz.External.jchapa@omm.com <jchapa@omm.com>; zzz.External.asantella@omm.com

<asantella@omm.com>

Cc: Raymond Winter < <u>Raymond.Winter@oag.texas.gov</u>>; Amy Hilton < <u>Amy.Hilton@oag.texas.gov</u>>;

Heather Hacker < heather@hackerstephens.com >

Subject: RE: United States ex rel Doe v. Planned Parenthood, No. 2:21-cv-00022-Z

External E-mail

Counsel:

Attached are Amended Notices of 30(b)(6) Depositions of PPFA, PPGT and PPGC. If you would like to discuss the dates or locations of these depositions, or the other depositions we have noticed, please let us know and we can schedule a call. Relator and the State are available anytime on Monday (10/17), Wednesday morning (10/19), or Thursday morning (10/20).

Best regards,

Andrew

From: Andrew Stephens

Sent: Tuesday, October 11, 2022 8:04 PM

To: Margolis, Craig D. <<u>Craig.Margolis@arnoldporter.com</u>>; Lollar, Tirzah

<<u>Tirzah.Lollar@arnoldporter.com</u>>; Hussain, Murad S. <<u>Murad.Hussain@arnoldporter.com</u>>; Odell, Christopher M. <<u>Christopher.Odell@arnoldporter.com</u>>; <u>lgodesky@omm.com</u>; <u>dashby@omm.com</u>; <u>jchapa@omm.com</u>; <u>asantella@omm.com</u>

Cc: Raymond Winter <<u>Raymond.Winter@oag.texas.gov</u>>; Amy Hilton <<u>Amy.Hilton@oag.texas.gov</u>>; Heather Hacker <<u>heather@hackerstephens.com</u>>

Subject: RE: United States ex rel Doe v. Planned Parenthood, No. 2:21-cv-00022-Z

Please see attached deposition notices. If you would like to discuss dates and locations please let us know and we can set up a call.

Andrew

Andrew B. Stephens

Partner

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http://secure-web.cisco.com/1HI7SNvaGwtgxo1S6bHQN1aod9oTXFxWGzxVEfdgtq-GOekttXvxO9camPjl-glxOG1fwoj2o4VffTaN6_R7kzJvX1uQ_ko_5bl-eQKyozXK9ClPuTw7HJNHa5cqwaE-gR9OjSEqtdTJa-9qmzdMvLmmNsMnwf5Bc0zKy_qapaGYfrvdSFm20WKOz0Wq1lvL6dApHLnDLn0H2GlyNWMbqpm6YmY2LatUp0AETtGc674Z63ZOvFDlm3l6MSxAshsPFbzsDvo01mHeXjh1bEbaRmlZ8brN_1TSG_7jQmiFYhmVToe6B1qe9RxnofGHk5gCXNsSYslCZqTDoDr7uTZWdpT1KbVbGajlryxMJ3ABycasNqt_xRsbvl5Gc_ilfbwqcyrEeMsRM6uf5Ehj1nUZ9-ZvXGbien2djvblKWD4O0NHeDeAvnoslbSvULzwZnNiK/http%3A%2F%2Fwww.hackerstephens.com

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From: Andrew Stephens

Sent: Thursday, September 1, 2022 12:07 PM

To: Margolis, Craig D. < Craig.Margolis@arnoldporter.com; Lollar, Tirzah

<<u>Tirzah.Lollar@arnoldporter.com</u>>; Hussain, Murad S. <<u>Murad.Hussain@arnoldporter.com</u>>; Odell, Christopher M. <<u>Christopher.Odell@arnoldporter.com</u>>; <u>lgodesky@omm.com</u>; <u>dashby@omm.com</u>; <u>ichapa@omm.com</u>; asantella@omm.com

Cc: Raymond Winter <<u>Raymond.Winter@oag.texas.gov</u>>; Amy Hilton <<u>Amy.Hilton@oag.texas.gov</u>>; Heather Hacker <<u>heather@hackerstephens.com</u>>

Subject: RE: United States ex rel Doe v. Planned Parenthood, No. 2:21-cv-00022-Z

Attached are Relator's Sixth Requests for Production to PPFA and the PPFA Affiliates.

Andrew

Andrew B. Stephens

Partner

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http://secure-web.cisco.com/1HI7SNvaGwtgxo1S6bHQN1aod9oTXFxWGzxVEfdgtq-GOekttXvxO9camPjl-glxOG1fwoj2o4VffTaN6_R7kzJvX1uQ_ko_5bl-eQKyozXK9ClPuTw7HJNHa5cqwaE-gR9OjSEqtdTJa-9qmzdMvLmmNsMnwf5Bc0zKy_qapaGYfrvdSFm20WKOz0Wq1lvL6dApHLnDLn0H2GlyNWMbqpm6YmY2LatUp0AETtGc674Z63Z0vFDlm3l6MSxAshsPFbzsDvo01mHeXjh1bEbaRmlZ8brN_1TSG_7jQmiFYhmVToe6B1qe9RxnofGHk5gCXNsSYslCZqTDoDr7uTZWdpT1KbVbGajlryxMJ3ABycasNqt_xRsbvl5Gc_ilfbwqcyrEeMsRM6uf5Ehj1nUZ9-ZvXGbien2djvblKWD4O0NHeDeAynoslbSvULzwZnNiK/http%3A%2F%2Fwww.hackerstephens.com

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information contained in the message. If you have received the message in error, please advise the sender by replying or by phone at (512) 399-3022 and delete the message.

From: Andrew Stephens

Sent: Wednesday, August 31, 2022 10:30 PM

To: Margolis, Craig D. < Craig.Margolis@arnoldporter.com; Lollar, Tirzah

<<u>Tirzah.Lollar@arnoldporter.com</u>>; Hussain, Murad S. <<u>Murad.Hussain@arnoldporter.com</u>>; Odell, Christopher M. <<u>Christopher.Odell@arnoldporter.com</u>>; <u>lgodesky@omm.com</u>; <u>dashby@omm.com</u>; <u>ichapa@omm.com</u>; asantella@omm.com

Cc: Raymond Winter <<u>Raymond.Winter@oag.texas.gov</u>>; Amy Hilton <<u>Amy.Hilton@oag.texas.gov</u>>; Heather Hacker <<u>heather@hackerstephens.com</u>>

Subject: RE: United States ex rel Doe v. Planned Parenthood, No. 2:21-cv-00022-Z

Attached are Relator's Fifth Requests for Production to the PPFA Affiliates.

Andrew

Andrew B. Stephens

Partner

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http://secure-web.cisco.com/1HI7SNvaGwtgxo1S6bHQN1aod9oTXFxWGzxVEfdgtq-GOekttXvxO9camPjl-glxOG1fwoj2o4VffTaN6_R7kzJvX1uQ_ko_5bl-eQKyozXK9ClPuTw7HJNHa5cqwaE-gR9OjSEqtdTJa-9qmzdMvLmmNsMnwf5Bc0zKy_qapaGYfrvdSFm20WKOz0Wq1lvL6dApHLnDLn0H2GlyNWMbqpm6YmY2LatUp0AETtGc674Z63ZOvFDlm3l6MSxAshsPFbzsDvo01mHeXjh1bEbaRmlZ8brN_1TSG_7jQmiFYhmVToe6B1qe9RxnofGHk5gCXNsSYslCZqTDoDr7uTZWdpT1KbVbGajlryxMJ3ABycasNqt_xRsbvl5Gc_ilfbwqcyrEeMsRM6uf5Ehj1nUZ9-ZvXGbien2djvblKWD4O0NHeDeAynoslbSvULzwZnNiK/http%3A%2F%2Fwww.hackerstephens.com

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From: Andrew Stephens

Sent: Tuesday, August 23, 2022 11:13 AM

To: Margolis, Craig D. < Craig.Margolis@arnoldporter.com; Lollar, Tirzah

<<u>Tirzah.Lollar@arnoldporter.com</u>>; Hussain, Murad S. <<u>Murad.Hussain@arnoldporter.com</u>>; Odell, Christopher M. <<u>Christopher.Odell@arnoldporter.com</u>>; <u>lgodesky@omm.com</u>; <u>dashby@omm.com</u>; <u>ichapa@omm.com</u>; asantella@omm.com

Cc: Raymond Winter <<u>Raymond.Winter@oag.texas.gov</u>>; Amy Hilton <<u>Amy.Hilton@oag.texas.gov</u>>; Heather Hacker <<u>heather@hackerstephens.com</u>>

Subject: RE: United States ex rel Doe v. Planned Parenthood, No. 2:21-cv-00022-Z

Attached are Relator's Fourth Requests for Production to the PPFA Affiliates.

Andrew

Andrew B. Stephens

Partner

HACKERSTEPHENS

http://secure-web.cisco.com/1HI7SNvaGwtgxo1S6bHQN1aod9oTXFxWGzxVEfdgtq-GOekttXvxO9camPjl-glxOG1fwoj2o4VffTaN6_R7kzJvX1uQ_ko_5bl-eQKyozXK9ClPuTw7HJNHa5cqwaE-gR9OjSEqtdTJa-9qmzdMvLmmNsMnwf5Bc0zKy_qapaGYfrvdSFm20WKOz0Wq1lvL6dApHLnDLn0H2GlyNWMbqpm6YmY2LatUp0AETtGc674Z63ZOvFDlm3l6MSxAshsPFbzsDvo01mHeXjh1bEbaRmlZ8brN_1TSG_7jQmiFYhmVToe6B1qe9RxnofGHk5gCXNsSYslCZqTDoDr7uTZWdpT1KbVbGajlryxMJ3ABycasNqt_xRsbvl5Gc_ilfbwqcyrEeMsRM6uf5Ehj1nUZ9-ZvXGbien2djvblKWD4O0NHeDeAvnoslbSvULzwZnNiK/http%3A%2F%2Fwww.hackerstephens.com

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From: Andrew Stephens

Sent: Wednesday, August 3, 2022 4:18 PM

To: Margolis, Craig D. < Craig.Margolis@arnoldporter.com; Lollar, Tirzah

<<u>Tirzah.Lollar@arnoldporter.com</u>>; Hussain, Murad S. <<u>Murad.Hussain@arnoldporter.com</u>>; Odell, Christopher M. <<u>Christopher.Odell@arnoldporter.com</u>>; <u>lgodesky@omm.com</u>; <u>dashby@omm.com</u>; <u>ichapa@omm.com</u>; asantella@omm.com

Cc: Raymond Winter < <u>Raymond.Winter@oag.texas.gov</u>>; Amy Hilton < <u>Amy.Hilton@oag.texas.gov</u>>; Heather Hacker < <u>heather@hackerstephens.com</u>>

Subject: RE: United States ex rel Doe v. Planned Parenthood, No. 2:21-cv-00022-Z

Attached are Relator's Fifth Requests for Production to Defendant Planned Parenthood Federation of America, Inc.

Andrew

Andrew B. Stephens

Partner

HACKERSTEPHENSLLP

http://secure-web.cisco.com/1HI7SNvaGwtgxo1S6bHQN1aod9oTXFxWGzxVEfdgtq-GOekttXvxO9camPjl-glxOG1fwoj2o4VffTaN6_R7kzJvX1uQ_ko_5bl-eQKyozXK9ClPuTw7HJNHa5cqwaE-gR9OjSEqtdTJa-9qmzdMvLmmNsMnwf5Bc0zKy_qapaGYfrvdSFm20WKOz0Wq1lvL6dApHLnDLn0H2GlyNWMbqpm6YmY2LatUp0AETtGc674Z63ZOvFDlm3l6MSxAshsPFbzsDvo01mHeXjh1bEbaRmlZ8brN_1TSG_7jQmiFYhmVToe6B1qe9RxnofGHk5gCXNsSYslCZqTDoDr7uTZWdpT1KbVbGajlryxMJ3ABycasNqt_xRsbvl5Gc_ilfbwqcyrEeMsRM6uf5Ehj1nUZ9-ZvXGbien2djvblKWD4O0NHeDeAvnoslbSvULzwZnNiK/http%3A%2F%2Fwww.hackerstephens.com

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From: Andrew Stephens

Sent: Thursday, July 7, 2022 12:16 PM

To: Margolis, Craig D. < Craig.Margolis@arnoldporter.com; Lollar, Tirzah

<<u>Tirzah.Lollar@arnoldporter.com</u>>; Hussain, Murad S. <<u>Murad.Hussain@arnoldporter.com</u>>; Odell, Christopher M. <<u>Christopher.Odell@arnoldporter.com</u>>; <u>lgodesky@omm.com</u>; <u>dashby@omm.com</u>; <u>ichapa@omm.com</u>; <u>asantella@omm.com</u>

Cc: Raymond Winter <<u>Raymond.Winter@oag.texas.gov</u>>; Amy Hilton <<u>Amy.Hilton@oag.texas.gov</u>>; Heather Hacker <<u>heather@hackerstephens.com</u>>

Subject: RE: United States ex rel Doe v. Planned Parenthood, No. 2:21-cv-00022-Z

Attached are Relator's Fourth Requests for Production to Defendant Planned Parenthood Federation of America, Inc., and Relator's Third Requests for Production to Defendants Planned Parenthood Gulf Coast, Inc., Planned Parenthood Greater Texas, Inc., Planned Parenthood South Texas, Inc., Planned Parenthood Cameron County, Inc., and Planned Parenthood San Antonio, Inc.

Andrew

Andrew B. Stephens

Partner

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http://secure-web.cisco.com/1HI7SNvaGwtgxo1S6bHQN1aod9oTXFxWGzxVEfdgtq-GOekttXvxO9camPjl-glxOG1fwoj2o4VffTaN6_R7kzJvX1uQ_ko_5bl-eQKyozXK9ClPuTw7HJNHa5cqwaE-gR9OjSEqtdTJa-9qmzdMvLmmNsMnwf5Bc0zKy_qapaGYfrvdSFm20WKOz0Wq1lvL6dApHLnDLn0H2GlyNWMbqpm6YmY2LatUp0AETtGc674Z63ZOvFDlm3l6MSxAshsPFbzsDvo01mHeXjh1bEbaRmlZ8brN_1TSG_7jQmiFYhmVToe6B1qe9RxnofGHk5gCXNsSYslCZqTDoDr7uTZWdpT1KbVbGajlryxMJ3ABycasNqt_xRsbvl5Gc_ilfbwqcyrEeMsRM6uf5Ehj1nUZ9-ZvXGbien2djvblKWD4O0NHeDeAynoslbSvULzwZnNiK/http%3A%2F%2Fwww.hackerstephens.com

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From: Andrew Stephens

Sent: Thursday, June 16, 2022 4:12 PM

To: Margolis, Craig D. < Craig.Margolis@arnoldporter.com; Lollar, Tirzah

<<u>Tirzah.Lollar@arnoldporter.com</u>>; Hussain, Murad S. <<u>Murad.Hussain@arnoldporter.com</u>>; Odell,

Case 2:21-cv-00022-Z Document 224-1 Filed 10/17/22 Page 12 of 14 PageID 6741

Christopher M. < Christopher M. < Christopher.Odell@arnoldporter.com; lgodesky@omm.com; dashby@omm.com; dashby@omm.c

Cc: Raymond Winter <<u>Raymond.Winter@oag.texas.gov</u>>; Amy Hilton <<u>Amy.Hilton@oag.texas.gov</u>>; Heather Hacker <<u>heather@hackerstephens.com</u>>

Subject: RE: United States ex rel Doe v. Planned Parenthood, No. 2:21-cv-00022-Z

Attached are Relator's Third Requests for Production to Defendant Planned Parenthood Federation of America, Inc., and Relator's Second Requests for Production to Defendants Planned Parenthood Gulf Coast, Inc., Planned Parenthood Greater Texas, Inc., Planned Parenthood South Texas, Inc., Planned Parenthood Cameron County, Inc., and Planned Parenthood San Antonio, Inc.

Andrew

Andrew B. Stephens

Partner

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http://secure-web.cisco.com/1HI7SNvaGwtgxo1S6bHQN1aod9oTXFxWGzxVEfdgtq-GOekttXvxO9camPjl-glxOG1fwoj2o4VffTaN6_R7kzJvX1uQ_ko_5bl-eQKyozXK9ClPuTw7HJNHa5cqwaE-gR9OjSEqtdTJa-9qmzdMvLmmNsMnwf5Bc0zKy_qapaGYfrvdSFm20WKOz0Wq1lvL6dApHLnDLn0H2GlyNWMbqpm6YmY2LatUp0AETtGc674Z63ZOvFDlm3l6MSxAshsPFbzsDvo01mHeXjh1bEbaRmlZ8brN_1TSG_7jQmiFYhmVToe6B1qe9RxnofGHk5gCXNsSYslCZqTDoDr7uTZWdpT1KbVbGajlryxMJ3ABycasNqt_xRsbvl5Gc_ilfbwqcyrEeMsRM6uf5Ehj1nUZ9-ZvXGbien2djvblKWD4O0NHeDeAynoslbSvULzwZnNiK/http%3A%2F%2Fwww.hackerstephens.com

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From: Andrew Stephens

Sent: Thursday, June 2, 2022 10:54 PM

To: Margolis, Craig D. < Craig.Margolis@arnoldporter.com; Lollar, Tirzah

<<u>Tirzah.Lollar@arnoldporter.com</u>>; Hussain, Murad S. <<u>Murad.Hussain@arnoldporter.com</u>>; Odell, Christopher M. <<u>Christopher.Odell@arnoldporter.com</u>>; <u>lgodesky@omm.com</u>; <u>dashby@omm.com</u>; <u>ichapa@omm.com</u>; <u>asantella@omm.com</u>

Cc: Raymond Winter <<u>Raymond.Winter@oag.texas.gov</u>>; Amy Hilton <<u>Amy.Hilton@oag.texas.gov</u>>; Heather Hacker <<u>heather@hackerstephens.com</u>>

Subject: RE: United States ex rel Doe v. Planned Parenthood, No. 2:21-cv-00022-Z

Attached are Relator's Second Requests for Production to Defendant Planned Parenthood Federation of America, Inc.

Andrew

Andrew B. Stephens

Partner

HACKERSTEPHENS

http://secure-web.cisco.com/1HI7SNvaGwtgxo1S6bHQN1aod9oTXFxWGzxVEfdgtq-GOekttXvxO9camPjl-glxOG1fwoj2o4VffTaN6_R7kzJvX1uQ_ko_5bl-eQKyozXK9ClPuTw7HJNHa5cqwaE-gR9OjSEqtdTJa-9qmzdMvLmmNsMnwf5Bc0zKy_qapaGYfrvdSFm20WKOz0Wq1lvL6dApHLnDLn0H2GlyNWMbqpm6YmY2LatUp0AETtGc674Z63ZOvFDlm3l6MSxAshsPFbzsDvo01mHeXjh1bEbaRmlZ8brN_1TSG_7jQmiFYhmVToe6B1qe9RxnofGHk5gCXNsSYslCZqTDoDr7uTZWdpT1KbVbGajlryxMJ3ABycasNqt_xRsbvl5Gc_ilfbwqcyrEeMsRM6uf5Ehj1nUZ9-ZvXGbien2djvblKWD4O0NHeDeAynoslbSvULzwZnNiK/http%3A%2F%2Fwww.hackerstephens.com

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From: Andrew Stephens

Sent: Friday, May 27, 2022 11:51 PM

To: Margolis, Craig D. < Craig.Margolis@arnoldporter.com; Lollar, Tirzah

<<u>Tirzah.Lollar@arnoldporter.com</u>>; Hussain, Murad S. <<u>Murad.Hussain@arnoldporter.com</u>>; Odell,

Christopher M. < Christopher.Odell@arnoldporter.com>

Cc: Raymond Winter < <u>Raymond.Winter@oag.texas.gov</u>>; Amy Hilton < <u>Amy.Hilton@oag.texas.gov</u>>;

Heather Hacker < heather@hackerstephens.com >

Subject: United States ex rel Doe v. Planned Parenthood, No. 2:21-cv-00022-Z

Attached are Relator's First Interrogatories and Requests for Production to Defendants.

Andrew

Andrew B. Stephens

Partner

HACKERSTEPHENSLLP

http://secure-web.cisco.com/1HI7SNvaGwtgxo1S6bHQN1aod9oTXFxWGzxVEfdgtq-GOekttXvxO9camPjl-glxOG1fwoj2o4VffTaN6_R7kzJvX1uQ_ko_5bl-eQKyozXK9ClPuTw7HJNHa5cqwaE-gR9OjSEqtdTJa-9qmzdMvLmmNsMnwf5Bc0zKy_qapaGYfrvdSFm20WKOz0Wq1lvL6dApHLnDLn0H2GlyNWMbqpm6YmY2LatUp0AETtGc674Z63ZOvFDlm3l6MSxAshsPFbzsDvo01mHeXjh1bEbaRmlZ8brN_1TSG_7jQmiFYhmVToe6B1qe9RxnofGHk5gCXNsSYslCZqTDoDr7uTZWdpT1KbVbGajlryxMJ3ABycasNqt_xRsbvl5Gc_jlfbwqcyrEeMsRM6uf5Ehj1nUZ9-ZvXGbien2djvblKWD4O0NHeDeAynoslbSvULzwZnNiK/http%3A%2F%2Fwww.hackerstephens.com

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